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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/709,965	06/09/2004	Philip Lieberman	60748.300101	8735
74029	7590	02/26/2009	EXAMINER	
Patent Venture Group 10788 Civic Center Drive, Suite 215 Rancho Cucamonga, CA 91730-3805			JUNG, DAVID YIUK	
		ART UNIT	PAPER NUMBER	
		2434		
		MAIL DATE	DELIVERY MODE	
		02/26/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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Raymond E. Roberts
Patent Venture Group
10788 Civic Center Drive, Suite 215
Rancho Cucamonga, California 91730-3805

TECHNOLOGY CENTER 2100

In re Application of:
Philip Lieberman
Application No. 10/709,965
Filed: June 09, 2004
For: System for Selective Disablement and
Locking Out of Computer System Objects

DECISION ON PETITION

This is a decision on the petition filed November 03, 2008 requesting that the previous decision to dismiss Applicant's petition to be reconsidered.

The relevant portion of MPEP § 201.03 states:

Although 37 CFR 1.48 does not contain a diligence requirement for filing the request, once an inventorship error is discovered, timeliness requirements under 37 CFR 1.116 and 37 CFR 1.312 apply. For allowed applications where the issue fee has been paid prior to the entry of a request under 37 CFR 1.48, if the request under 37 CFR 1.48 is dismissed or denied in an Office action, the application must be withdrawn from issue so that applicant would be given time to correct the defect(s). If the request under 37 CFR 1.48 is granted, then it would not be necessary to withdraw the application from issue.

In support of the petition, the Applicant provided copies of the two individual inventor assignments, the Recordation Form Cover Sheet and the Notice of Recordation issued by the Office as previously requested.

For the above-stated reasons, the petition is Granted.

Any inquiry concerning this decision should be directed to Tod Swann at (571) 272-3612.


Tod Swann
Technology Center 2400